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of India

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NEW DELHI, SATURDAY, JULY 11, 1959/ASADHA 20, 1881

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	The undermentioned June, 1959:	Gazettes of India	Extraordinary were	published upto	the 30th
Issu No.	e No. and	date	Issued by	Subject	
85.	G.S.R. 747, dated		istry of Food and The riculture.	Bombay Suga ontrol) Order, 1	

86 G.S.R. 748, dated 30th June, 1959.

No. 281

Do.

Direction that powers in relation to stocks of sugar held in the State of Bombay by a dealer, shall also be exercisable by the District Collectors and Additional Collectors in that State with in their respective jurisdiction.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3-Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF LAW (Department of Legal Affairs)

New Delhi, the 30th June 1959

G.S.R. 785 | Contracts/Amendments].—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the following further amendments shall be made in the Notification of the Government of India in the Ministry of Law No. G.S.R. 1161 dated the 1st December, 1958, relating to the execution of contracts and assurances of property, namely:—

In the said notification,-

- A. in Part II, which relates to the Ministry of Commerce and Industry-
 - (1) in item 7, clause (ii) shall be substituted by the following clause,

'Contracts and assurances relating to Small Industries Service Institutes; by the Joint Development Commissioners/Directors, Small Industries Service Institute concerned'.

- (2) in item 9,
 - (a) in clause (i) the words 'Bombay/Madras' shall be substituted by the words 'Bombay/Madras/Mandi';
 - (b) in sub-clause (d) of clause (ii), after the words 'or Bombay' the words 'or Mandi' shall be inserted:
 - (c) in clause (v) the words 'or Mudras' shall be substituted by the words 'Madras or Mandi':
 - (d) in sub-clause (e) of clause (x), after the word 'Bomboy', the words 'or Mandi' shall be inserted;
 - (e) in sub-clause (a) of clause (xi), after the word 'Bombay' the words 'or Mandi' shall be inserted.
- B in Part (VI) under Head D which relates to the Department of Revenue, after item 7 the following item shall be inserted, namely:—
 - '8. In the case of Central Revenues Control Laboratory, New Delhi:--
 - Security Bonds in connection with the employment of Cashier, Instrument Maker and Laboratory Clerk for handling Government money and stores in the course of their official work; by the Cher Chemist, Central Revenues Control Laboratory.'
- C. in Part VII, under Head A, which relates to the Department of Agriculture, in item 2, clauses (XV) to (XVIII) shall be renumbered as clauses (XVI) to (XIX) respectively, and before clause (XVI), as so renumbered the following clause shall be inserted, namely:—
 - "(XV) Contracts and other instruments relating to Off-Shore Fishing Station at Cochin, 'Tuticorin and Vizagapatam; by the Deputy Secretary to the Government of India in the Ministry of Food and Agriculture in charge of the Fisheries Development Schemes."
- D. in Part XVIII which relates to the Ministry of Transport and Communication,
 - (1) under Head A, in item 2, clauses (IX) to (XIII) shall be renumbered as clauses (X) to (XIV) respectively, and before clause (X), as so renumbered, the following clause shall be inserted, namely:—
 - '(IX) Contracts for catering in the Mercantile Marine Department, Calcutta; by the Principal Officer, Mercantile Marine Department, Calcutta,'
 - (2) under Head B, in item 4, clauses (i) to (xiii) shall be substituted by the following as clauses (i) to (xiii) namely:—
 - "(i) Contracts and other instruments relating to the business of the Posts and Telegraphs Department; by the Director General, Posts and Telegraphs or the Chief Engineer, Posts and Telegraphs or Senior Deputy Director General or the Chief Engineer Planning, or the Deputy Director General, Posts and Telegraphs or the Deputy Chief Engineer, Posts and Telegraphs or the Director of R.M.S. or Director, Postal Technical or Director Establishment & Planning or Director Research or Director of Phones, or Director of Accounts, or Assistant Chief Engineer or Controller of Mail Motor Service.
 - (ii) Contracts and other instruments (except those hereinafter mentioned relating to the business of the Posts and Telegraphs Department managed by a Postmaster General or the Additional Chief Engineer, Technical and Development Circle or a General Manager, Telephones, or the General Manager, Posts and Telegraphs Workshops or the Chief Controller of Telegraph Stores or a Director, Posts and Telegraphs, or a Director Postal Services incharge of a Circle or a District Manager Telephone or the Manager, Bombay Telephone Workshops or Manager of Telegraph Workshop or the Senior Electrical Engineer or a Controller of Telegraph Stores, or a Divisional Engineer, Wireless or a Divisional Engineer, Telephones or Divisional Engineer, Telegraphs or a Divisional Engineer, Telephones or Divisional Engineer, Telegraphs/Telephone Training Centre, Jabalpur, or the Chief Accounts Officer, T.S. & W., Calcutta; by such Postmaster-General, or Additional Chief Engineer. Technical and Development Circle or General Manager, Telephones or General Manager, Post and Telegraphs Workshops or Chief Controller of

Telegraph Stores, or a Director, Posts and Telegraphs, or a Director, Postal Services in-charge of Circle or a District Manager, Telephones or the Manager, Bombay Telephone Workshop or a Manager of Telegraph Workshops, or the Senior Electrical Engineer, or a Controller of Telegraph Stores, or a Divisional Engineer, Wireless, or a Divisional Engineer, Telegraphs or a Divisional Engineer Telephones or Divisional Engineer, Telegraphs/Telephone Training Centre, Jabalyur or the Chief Accounts Officer, T.S. & W., Calcutta or the Director of Foreign Post Bombay, or Director Postal Services.

- (iii) All contracts, deed and other instruments relating to the business of the Post Offices within their management and jurisdiction subject to the conditions and limits fixed by the Director General, Posts and Telegraphs; by Senior Superintendents of Post Offices or Railway Mail Service, or Superintendents of Post Offices or Railway Mail Service, or Superintendent of Foreign Post, or Presidency Postmasters or First Class Postmasters or Sub-Postmaster Grade A (Gazetted) or Manager Mail Motor Service.
- (iv) All contracts, deeds and other instruments relating to the business of the Posts and Telegraphs Department within their management and jurisdiction subject to the conditions and limits fixed by the Director General, Posts and Telegraphs; by the Additional Chief Engineer, Technical and Development Circle or the General Manager, Posts and Telegraphs Workshops, Calcutta or the District Manager Telephones, Madras or the Chief Controller of Telegraphs Stores, Calcutta or the Manager, Bombay Telephone Workshops, Bombay or the Divisional Engineer, Telegraphs, or the Divisional Engineer, Telegraphs wirkshops, Alipore or Iabalpur or the Chief Accounts Officer T.S. & W., Calcutta or the Contract Officers in the Telephone District.
- (v) Agreements or leases for hire of buildings and lands for the purpose of the Posts and Telegraphs Department or for letting cut Departmental lands and buildings; by the Postmasters General or the Additional Chief Engineer, Technical and Development Circle or a General Manager, Telephones or the General Manager, Posts and Telegraphs Workshops or the Chief Controller of Telegraphs Stores, or the Director, Posts and Telegraphs or the Director, Postal Services incharge of a circle or the District Manager, Telephones or the Manager, Bombay Telephone Workshop, Bombay or the Senior Electrical Engineer or Deputy General Manager, Calcutta Telephone District or the Principal—P.T.T.C., Saharanpur or the Controller of Telegraphs Stores or the Divisional Engineer, Wireless or the Divisional Engineer, Telegraphs or the Divisional Engineers, Telephones or Senior Superintendents of Posts Offices or Railway Mail Service or the Manager, Telegraph Workshops, Alipore or Jabalpur or the Chief Accounts Officer T.S. & W. Calcutta or the Superintendents of Post Offices or Railway Mail Service or First Class Postmasters.
- (vi) Contracts for Telephone connections in Calcutta, Bombay, Madras and Delhi Telephone District, subject to the conditions and limits fixed by the Director General, Posts and Telegraphs; by the Additional Chief Engineer, Technical and Development Circle or the General Manager, Telephones or the District Manager, Telephones or the Superintending Engineers, or the Executive Engineers, or the Divisional Engineers, Telephones or the Traffic Superintendents or the Contract Officers of the Telephone Districts.
- (vii) Contracts for telephone connections other than those in Calcutta, Bombay, Madras and Delhi Telephone Districts, subject to the conditions and limits fixed by the Director General, Posts and Telegraphs; by the Dirisional Engineers, Telegraphs/Telephones or the Divisional Engineering Accountants.
- (viii) Policies relating to the Post Office Insurance Fund and Baroda State Insurance Fund; by the Director of Postal Life Insurance or the Deputy or the Assistant Director of Postal Life Insurance, Calcutta.
 - (ix) Acceptance of indemnity bonds in connection with payment relating to Postal Life Insurance Policies; by the Assistant Directors in charge of Postal Life Insurance work in the circle offices.

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- (x) Security bonds given as security in connection with the employment of Treasurers, Cashiers or clerks, Telephone Operators or Mechanics charged with the disbursement and handling of money or the custody and handling of securities, Stamps, stamped envelopes, Post cards, postal orders or other valuables; by the Head of the Office concerned.
- (xi) Instruments relating to the acceptance of the transfer from or assignment by, one party to another, of deposits relating to the Own Your Exchange Scheme and benefits thereof; by any Postmaster.
- (xii) Contracts for removing night soil, for cutting grass, for fruit trees, for washing clothes, and contracts with barbers, cobblers, tailors and vegetable vendors; by the Principal, Post & Telegraph Training Centre, Saharanpur.
- (xiii) Agreements and other instruments for the conveyance of forms, leases for hire of buildings for the lands for the P. & T. Forms Stores; by the Superintendent, P. & T. Forms Store, Calcutta or Superintendent P. & T. Forms and Seals, Aligarh or Superintendent P. & T. Forms Store, Nasik Road."

[No. F. 17(1)/59-J.]

P. K. BOSE, Dy. Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 2nd July 1959

- G.S.R. 786.—In exercise of the powers conferred by clause (1) of article 258 of the Constitution, the President, with the consent of the State Government, hereby entrusts to the Government of Bombay the functions of the Central Government in making orders of the nature specified in clauses (a) and (b) of sub-section (2) of section 3 of the Foreigners Act, 1946 (31 of 1946), subject to the following conditions, namely:—
 - (a) that the functions so entrusted shall be exercised in respect of nationals of Pakistan;
 - (b) that in the exercise of such functions the said State Government shall comply with such general or special directions as the Central Government may from time to time issue; and
 - (c) that notwithstanding this entrustment, the Central Government may itself exercise any of the said functions should it deem fit to do so in any case.

[No. 4/2/59-(1)-F.I.]

- G.S.R. 787.—In exercise of the powers conferred by clause (1) of article 258 of the Constitution, the President, with the consent of the State Government, hereby entrusts to the Government of Bombay the functions of the Central Government in making orders of the nature specified in clauses (a) and (b) of sub-section (2) of section 3 of the Foreigners Act, 1946 (31 of 1946), subject to the following conditions, namely:—
 - (a) that the functions so entrusted shall be exercised in respect of nationals of Po tugal;
 - (b) that in the exercise of such functions the said State Government shall comply with such general or special directions as the Central Government may from time to time issue; and
 - (c) that notwithstanding this entrustment, the Central Government may itself exercise any of the said functions should it deem fit to do so in any case.

[No. 4/2/59-(II)-F.I.]

MINISTRY OF FINANCE

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 11th July 1959

G.S.R. 788.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendments to the Central Excise Rules, 1944, namely:—

In rule 2 of the said rules, in clause (ii)(A)-

- (i) for sub-clause (b), the following sub-clause thall be substituted, namely—
 - "(b) in the districts and taluqs of the State of Bombay other than those specified in sub-clauses (a), (l) and (n), the Collector or Central Excise, Bombay."
- (ii) after sub-clause (m), the following sub-clause (n) shall be inserted, namely:—
 - "(n) In the districts of Ahmednagar, East Khandesh, West Khandesh, Nasik, Poona, North Satara, Sholapur, South Satara, Kolhapur, Aurangabad, Parbhani, Nanded, Bhir and Osmanabad and in Panvel (except Uran Mahal), Karjat and Khalpur taluqs of Kolaba district and in the district of Thana except the taluqs of Bassem, Dahanu, Palaghar and Umbergaon, all of Bombay State, the Collector of Central Excise, Poona."
- 2. This notification shall be deemed to have come into force on and from the 4th June, 1959.

[No. 67/59.]

G.S.R. 789.—In exercise of the powers conferred by Section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment to the Central Excise Rules, 1944, namely:—

In sub-rule (7) of rule 191-A of the said rules, for the words 'a week' the words 'fifteen days' shall be substituted.

[No. 68/59.]

S. K. BHATTACHARJEE, Dy. Secy

(Department of Revenue)

CUSTOMS

New Delhi, the 11th July 1959

G.S.R. 790.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs Duties Drawback (Fixed Rates) Rules, 1958, the same having been previously published as required under the said sub-section (3), namely:—

Amendment

In the First Schedule to the said Rules, for the existing item 20 and the entries relating thereto, the following shall be substituted, namely:—

"20. Handicrafts and other articles made of alabaster—Rupees one hundred and thirty per ton".

[No. 127/F. No. 34/96/59-Cus.IV.]

G.S.R. 791.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 296-Customs, dated the 6th December, 1958, namely:—

Amendment

In the schedule to the said notification, the entry against serial No. 21 shall be deleted.

[No. 128/F, No. 34/97/59-Cus. IV.]

G.S.R. 792.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs Duties Drawback (Fixed Rates) Rules, 1958, the same having been previously published as required under the said subsection (3), namely:—

Amendment

In the First Schedule appended to the said rules, the entries against serial No. 5 shall be deleted.

[No. 129/F. No. 34/97/59-Cus. IV.]

G.S.R. 793.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 296-Customs dated the 6th December, 1958, namely:—

In the Schedule to the said notification, after entry 84, the following entry shall be added, namely:—

"85. Electric power and distribution transformers."

[No. 130/F. No. 34/119/59-Cus. IV.]

G.S.R 794.—In exercise of the powers conferred by sub-section (3) of sectiom 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs Duties Drawback (Brand Rates) Rules, 1958, the same having been previously published as required under the said sub-section (3), namely:—

Amendment

In the said rules, in the First Schedule, after item 18 and the entry relating thereto, the following shall be inserted, namely:—

"19. Fabrics containing Lurex Yarn."

[No. 131/F.No. 34/32/58-Cus.IV.]

G.S.R. 795.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry the Central Government hereby makes the following further amendment in the Notification of the Government of India, in the Ministry of Finance (Department of Revenue) No 296-Customs, dated the 6th December, 1958, namely:—

In the schedule to the said notification, after entry 83, the following entry shall be added, namely:—

"84 Fabrics containing Lurex Yarn".

[No. 132/F. No. 34/32/58.Cus-IV.T

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CUSTOMS AND CENTRAL EXCISE

New Delhi, the 11th July 1959

G.S.R. 796.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1678 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment to the Customs and Central Excise Duties Refund (Fixed Rates) Rules, 1958, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

In the First Schedule to the said Rules under serial No. 8 "Steel Products", the following additions shall be made, namely;—

After the existing item 52, and the entries relating thereto, the following entries shall be added;

"(53) Galvanized steel tubular poles-Rupces fifty per ton of steel content.

(54) Railway sleeper clamps—Rupees fifty per ton of steel content."

[No. 46/F. No. 34/104/59.Cus-IV.]

G.S.R. 797.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Refund (Brapd Rates) Rules, 1958, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

Amendment

In the said rules, in the First Schedule after item 23 and the entry relating thereto, the following shall be inserted, namely:—

"24. Electric power and distribution transformers."

[No. 47/F. No. 34/119/59-Cus.IV.]M. A. RANGASWAMY, Dy. Secy.

MINISTRY OF COMMERCE AND INDUSTRY

(Department of Company Law Administration)

THE COMPANIES (ISSUE OF SHARE CERTIFICATES) RULES, 1959

New Delhi, the 30th June 1959

- G.S.R. 798.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 642 of the Companies Act, 1956 (1 of 1956), the Central Government hereby makes the following rules, namely:—
- 1. Short title.—These rules may be called the Companies (Issue of Share Certificates) Rules, 1959.
 - Definitions.—In these rules, unless the context otherwise requires,—
 - (a) "Act" means the Companies Act, 1956 (1 of 1956);
 - (b) "Board" means the Board of Directors of a company or a Committee thereof consisting of not less than three directors not more than one of whom shall be (i) a managing or whole-time director or, where the company has a managing agent, (ii) the director appointed by the managing agent in pursuance of section 377 of the Act, or (iii) a director to whom section 261 of the Act applies; and
 - (c) "seal" means the common seal of a company.
- 3. Issue of share certificate.—(1) No certificate of title to any share or shares in a company shall be issued except in pursuance of a resolution passed by the Board and on surrender to the company of its letter making the allotment.

(2) Every such share certificate shall be issued under the seal of the company, which shall be affixed in the presence of two directors and of the Secretary or some other person appointed by the Board for the purpose and the two directors and the Secretary or the other person shall sign such share certificate:

Provided that not more than one of the aforesaid two directors shall be a managing or whole-time director or, where the company has a managing agent, a director appointed by the managing agent in pursuance of section 377 of the Act or a director to whom section 261 of the Act applies.

- (3) Particulars of every share certificate issued shall be entered in the Register of Members maintained in the form set out in the Appendix annexed hereto or in a form as near thereto as circumstances admit, against the name(s) of the person(s) to whom it has been issued, indicating the date of issue.
- 4. Issue of new certificate.—(1) If a share certificate is defaced, lost or destroyed, a new certificate in lieu thereof shall be issued only with the prior consent of the Board and on payment of such fee, if any, not exceeding one rupee and on such terms, if any, as to evidence and indemnity and the payment of out-of-pocket expenses incurred by the company in investigating evidence, as the Board thinks fit.
- (2) Where a new share certificate has been issued in pursuance of sub-rule (1), particulars of every such certificate shall also be entered in a Register of Duplicate Certificates indicating against the name(s) of the person(s) to whom the certificate is issued, the number and date of issue of the share certificate in lieu of which the new certificate is issued. Within twenty-one days of the date of every such issue, the company shall send to the Registrar notice of such issue and, where the shares are for the time being dealt in or quoted on a Stock Exchange, such notice shall also be sent to the Stock Exchange.

(3) No new share certificate shall be issued in pursuance of sub-rule (1) in place of a defaced share certificate unless the latter is surrendered to the company.

- 5. Form of certificate.—Every certificate shall specify the name(s) of the person(s) in whose favour the certificate is issued, the shares to which it relates and the amount paid up thereon. When issued with the same serial number as a share certificate which has been defaced, lost or destroyed, it shall state on the face of it and against the stub or counterfoil that it is a duplicate issued for the one so defaced, lost or destroyed.
- 6. **Printing of Forms.**—All blank forms to be issued for issue of share certificates shall be printed and the printing shall be done only on the authority of a resolution of the Board. The blank forms shall be consecutively machine-numbered and the forms and the blocks, engravings, facsimiles and hues relating to the printing of such forms shall be kept in the custody of the Secretary or such other person as the Board may appoint for the purpose; and the Secretary or the other person aforesaid shall be responsible for rendering an account of these forms to the Board.
- 7. The following persons shall be responsible for the maintenance, preservation and safe-custody of all books and documents relating to the issue of share certificates except the blank forms of share certificates referred to in rule 6:—
 - (a) where the company has a managing agent or secretaries and treasurers, such managing agent or secretaries and treasurers;
 - (b) where the managing agent or secretaries and treasurers are a firm, every partner in the firm;
 - (c) where such managing agent or secretaries and treasurers are a body corporate, every director of such body corporate;
 - (d) where the company has no managing agent or secretaries and treasurers but has a managing director, the managing director; and
 - (e) where the company has no managing agent, secretaries and treasurers, or managing director, every director of the company.
 - 8. All books referred to in rule 7 shall be preserved in good order permanently.

APPENDIX

REGISTER OF MEMBERS

Name Address Occupation

Date at which entered as a Member

Date at which ceased to be a Member

	Date	ас ип	ICHI E	ILLELE	u as a	TATCITI	001						ъ.	,	11.0		4 10 00	4 11101	11001		
	S	hares	Acqu	ired			Cash able Shai	on	Ca on	sh p Sha				Shares	Tran	sferre	.d		Balance of Shares Held	Date of ceasing to be member	Remarks
No. of Allotment or Transfer	Date of Allotment or Entry of transfer	No. of Shares Alloted or Transferred	From			Nominal value of Shares	On what Account (Allotment or Call etc.	, Date when due	Date of Payment	Cash Book Folio	Amount paid	No. of Transfer	Date of entry of Transfer	No. of Shares Transferred		nbers usive	Transferec's Folio	Transferred of Shares		 	
	2	3	4	5	6	6	8	9	10	11	12	13	14	15	16	17 —	18	19	20	21	22

New Delhi, the 6th July, 1959

G.S.R. 799.—In pursuance of clause 3 of the Tea Waste (Control) Order 1959, the Central Government hereby fixes the 1st day of October, 1959, as the date for the purposes of the said clause.

[No. 32(8)Plant/54.]

P. V. RAMASWAMY, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Transport)

(Transport Wing)

PORTS

New Delhi, the 1st July 1959

G.S.R. 800.—In exercise of the powers conferred by clauses (j) and (jj) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following amendments to the rules published with the notification of the Government of India in the Ministry of Transport No. 3-PII(137)/54-VII, dated the 1st October 1955 fixing the rates of charges at Kandla Port, the same having been previously published as required by sub-section (2) of the said section, namely:—

Amendment

In the schedule annexed to the said rules, after Part VI, the following shall be added, namely:—

"VII. Hire charges for use of cargo lifts in the warehouses.

Item No.	Classification	Rate
Ι,	Cargo lifts of 2 tons capacity	Rs. 5 per hour or part thereof subject to a minimum of Rs. 10/-
2,	Cargo lifts of 4 tons capacity	Rs. 10/- per nour or part thereof subject to a minimum of Rs. 20/-

[No. 2B-PG(33)/58.]

Miss I. INDIRA, Under Secy.

New Delhi, the 3rd July 1959

G.S.R. 801.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908) and in supersession of the Calcutta Port (Haldia Anchorage) Rules, 1959 published with the Ministry of Transport and Communications (Department of Transport) notification No. 9-PDI(150)/58, dated the 18th May 1959, the Central Government hereby makes the following rules, the same having been previously published as required by sub-section (2) of the said section, namely:—

RULES

- 1. Short title.—These rules may be called the Calcutta Port (Haldia Anchorage) Rules, 1959.
- 2. Haldia to be anchorage.—The area within the limits specified in the Schedule shall be known as the Haldia Anchorage and be used by vessels for loading and unloading of cargo.
- 3. User with approval of Port Commissioners.—The approval of the Commissioners for the Port of Calcutta shall be necessary for the use of the auchorage for the purposes specified in rule 2.

THE SCHEDULE

Anchorage at Haldia

Haldia anchorage, situated off the right bank of the Hooghly River in the vicinity of the outfall of the Haldia River about 56½ nautical miles downstream of Calcutta, and defined as follows:—

On the North.—A line drawn across the River Hooghly with Balari Tower (Latitude $22^\circ-02'-51\cdot9''$ N Longitude $88^\circ-07'-19\cdot4''$ E) bearing 330°

On the South.—A line drawn across the River Hooghly with old Mud Pt. Telegraph Office (Latitude $21"-55'-22\cdot1"$ N. Longitude $88"-07'-32\cdot8"$ E) bearing 136".

On the East.—The 12 foot contour on the eastern edge of Haldia Channel.

On the West,—Western Bank of the River Hooghly and including the mouth of the River Haldia upto Tamarind Tree Mark (approximately 1 mile upstream of Haldia Pt. Mark) bearing 056° .

[No. 9-PDI(150)/58.].

NAKUL SEN, Jt. Secy.

(Department of Communication and Civil Aviation)

New Delhi, the 2nd July 1959

GS.R. 802.—In purusance of rule 53 of the Indian Aircraft Rules 1920, the Central Government hereby makes the following further amendment in the notification of the Government of India in the late Department of Communications No. V26, dated the 2nd December, 1937, namely:—

For clause (b) of the said notification, the following clause shall be substituted, namely:—

"(b) to appoint (i) the Collector of Central Excise, Madras to be the Chief Customs Officer; and (ii) the Assistant Collector of Central Excise and the Superintendent of Central Excise, having jurisdiction for the time being over the Tiruchirapalli Aerodrome and Central Excise Officers stationed for the time being at Tiruchirapalli Aerodrome to be the Customs Collectors, for the purpose of the said rules at the said Customs Aerodrome."

[No. AR/1920(6)/F. No. 10-A/32-59.]

D. R. KOHLI, Under Secy.

(Posts & Telegraphs)

New Delhi, the 4th July 1959

G.S.R. 803.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (13 of 1885), the Central Government hereby makes with effect from the 1st October, 1959, the following further amendments in the Indian Telegraph Rules, 1951, namely:—

In the said rules,-

- (1) The following rule shall be substituted for the existing rule 421, namely,—
 - "421. Particular Person Calls.—A caller using the trunk service may ask to be put through to a particular person. If the trunk operator informs the caller that the person named is not available, the charge for the call shall, subject to a minimum charge of 20 naye paise, be one-fourth, one-eighth or one-twelfth of the rate for a single period prescribed in rule 439, according as the time at which the call is made falls during the period when the charges shall be leviable at the full or the half or the one-third rate respectively, as prescribed in rule 439 or rule 440. If the caller is connected with the person named, the charge for the call shall be the charge payable for the actual.

period of conversation plus the particular person charge, namely, one-fourth, one-eighth or one-twelfth, as the case may be, of the rate for an ordinary call for a single period, the particular person charge being subject to a minimum of 20 naye paise. The particular person charge in both the cases shall be calculated to the nearest multiple of 5 naye paise. Where, however, the amount calculated works out to a multiple of 5 naye paise plus 2:5 naye paise, 2:5 naye paise shall be ignored.

- If the called person refuses a trunk connection after being rung up, or the calling number fails to answer when the called person is available, the charge provided above for an effective particular person call for a single period shall be made against the caller.
- At Public Call Offices where Messenger Service, that is the facility of sending for the called person is available, all inward calls shall, in addition to being particular person calls, be Messenger Service Calls.";
- (2) The following rule shall be substituted for the existing rule 423, namely,—"423. Fixed Time Calls—Advance Bookings.—In the trunk telephone service subject to conditions prescribed by the Director-General, a subscriber booking private trunk calls may be allowed to book in advance a "fixed time" trunk call, either ordinary or urgent, to be put through at or near an agreed time on any day over a direct trunk line. For a "fixed time" trunk call an extra-charge of 25 per cent. of the full, ordinary or urgent rate of charge, as the case may be, for a single period shall be payable, subject to a minimum of 40 naye paise for ordinary calls and 80 naye paise for urgent calls and to a maximum of two rupees for ordinary calls and four rupees for urgent calls. If prior intimation is received that a subscriber binds himself to make a "fixed time" call between the same two numbers for five consecutive days or more, the extra-charge for each such call shall be 12½ per cent of the full, ordinary or urgent rate of charge, as the case may be, subject to a minimum of 20 naye paise for ordinary calls and 40 naye paise for urgent calls and to a maximum of one rupee for ordinary calls and two rupees for urgent calls. For the purpose of reckoning consecutive days, Sundays and Telegraph holidays (rule 78), on which calls are not made, shall be ignored. The extra-charge shall be calculated to the nearest multiple of 5 naye paise. Where, however, the amount calculated works out to a multi-
- (3) The following rule shall be substituted for the existing rule 439, namely,-
 - "439. Trunk Line Charges.—(1) The charges payable for the use of a trunk line for each single period or fraction of a single period between any two exchanges belonging to the Indian Posts and Telegraphs Department shall be fixed on the radial distance basis as follows:—

ple of 5 naye paise plus 2:5 naye paise, 2:5 naye paise shall be ignored,";

For the first 100 miles.

30 naye paise for each 12½ miles or part thereof.

For the next 250 miles after the first 100 miles.

20 naye paise for each 12½ miles or part thereof.

For the next 150 miles after the first 350 miles.

25 naye paise for each 25 miles or part thereof.

For each 50 miles or part thereof after the first 500 miles. 37.5 naye paise.

Provided that the charge for a trunk call of unit duration (excluding incidental charges such as those for particular person and fixed time call charges) shall not exceed Rs. 12.

Provided further that:-

- (i) the Director General may prescribe a charge for the use of the line between any two exchanges, the radial distance between which does not exceed 30 miles, at a rate lower than the rate prescribed above:
- (ii) the facilities provided in Rules 421 and 423 shall not be available in such cases; and
- (iii) the Director General may in respect of any or all of such cases, withdraw the facility of calls falling under (X) in Rule 420.

- (2) No charge shall be made for a call cancelled before the number called is connected with the calling number.
- (3) A rebate of 12½ per cent, of the charge may be given for trunk calls relating to matter intended for publication in a newspaper under conditions which may be prescribed by the Director General.
- (4) The amount under sub-rule (1) or sub-rule (3) shall be calculated to the nearest multiple of 5 naye paise. Where, however, the amount calculated works out to a multiple of 5 naye paise plus 2.5 naye paise, 2.5 naye paise shall be ignored.";
- (4) The following rule shall be substituted for the existing rule 440, namely,-
 - "440. Reduced Charges.—Charges at half the rates provided in rule 439 shall be levied for calls between 6 A.M. and midnight on Sundays and on such of the Telegraph Holidays as are notified by the Director General and for calls between 9 P.M. and midnight and between 6 A.M. and 8 A.M. on all other days.
 - Charges at one-third of the rates provided in rule 439 shall be levied for calls between midnight and 6 A.M. on all days.
 - Reduced charges at half or one-third of the rates provided in rule 439 shall be calculated in accordance with sub-rule (4) of that rule provided that no reduction shall be made which reduces the charge to-less than 40 naye paise."

[No. 20/2/58-M&D.]

B. G. DESHMUKH, Dy. Secy.

MINISTRY OF FOOD & AGRICULTURE

(Department of Food)

New Delhi, the 3rd July 1959

G.S.R. 804.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following amendments in the Uttar Pradesh Foodgrains (Restrictions on Border Movement) Order, 1959, namely:—

Amendments

In the said Order, in clause 3, sub-clause (b) shall be omitted and existing sub-clause '(c)' shall be re-lettered as sub-clause '(b)'.

[No. 204(UP)(3)/338/59-PY.II).]

ORDERS

New Delhi, the 3rd July 1959

- G.S.R. 804.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), and in supersession of the Tripura Foodgrains (Movement) Control Order, 1956, published with the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) No. S.R.O. 1018, dated the 2nd May, 1956, the Central Government hereby makes the following Order, namely:—
- 1. Short title, extent and commencement.—(1) This Order may be called the Tripura Foodgrains Movement Control (No. 2) Order, 1959.
 - (2) It shall come into force at once.
 - (3) It extends to the whole of the Union Territory of Tripura.
 - Definitions.—In this Order, unless the context otherwise requires,—
 - (a) 'Agartala town area' means the area comprised in the Agartala towns and the villages specified in Schedule "A" to this Order;
 - (b) 'Chief Commissioner' means the Administrator of Tripura;
 - (c) 'foodgrains' means rice, paddy and products thereof and includes Chira, Muri, Khoi, broken rice and every article which is the product of paddy except husk and Bhusi;
 - (d) 'Union territory' means the Union territory of Tripura.

- 3. Restrictions on export and transport of foodgrains.—(1) No person shall export or attempt to export or abet the export of any foodgrains from any place within the Union territory to any place outside that territory except under and in accordance with a permit issued by the Chief Commissioner or any officer authorized by the Chief Commissioner in this behalf.
- (2) No person shall transport, attempt to transport or abet the transport of any foodgrains—
 - (a) from any place within the Union territory which is outside the villages specified in Schedule 'B' to this Order to any of such villages; or
 - (b) from any place within Agartala town area to any place outside the said area or vice versa; or
 - (c) from any place within a Revenue Sub-Division to any place outside that Sub-Division or *vice versa*;

except under and in accordance with a permit issued by the Chief Commissioner or any officer authorized by the Chief Commissioner in this behalf:

Provided that nothing contained in sub-clause (1) or (2) shall apply to the export or transport of foodgrains—

- not exceeding in the aggregate five seers in weight by a bona fide traveller as part of his luggage; or
- (ii) not exceeding in the aggregate five seers in weight at any one time by a bona fide resident of any of the villages specified in the Schedule 'B' annexed to this Order for his or her domestic consumption only in the Union territory; or
- (iii) on Government account; or
- (iv) under and in accordance with Military Credit Notes.
- 4. Powers of entry, search, seizure, etc.—(a) Any Police Officer not below the rank of Assistant Sub-Inspector and any other person authorized in this behalf by the Chief Commissioner may, with a view to securing compliance with this Order or to satisfying himself that the Order has been complied with,—
 - stop and search, or authorize any person to stop and search, any person, boat, motor or any vehicle or receptacle used or intended to be used for the export or transport of foodgrains;
 - (2) enter and search or authorize any person to enter and search any place;
 - (3) seize or authorize the seizure of any foodgrains in respect of which he suspects that any provision of this Order has been, is being or is about to be contravened, along with the packages, coverings or receptacles in which such foodgrains are found or the animals, vehicles, vessels, boats or conveyances used in carrying such foodgrains and thereafter take or authorize the taking of all measures necessary for securing the production of the packages, coverings, receptacles, animals, vehicles, vessels, boats, or conveyances, so seized, in a court and for their safe custody pending such production;
- (b) The provisions of sections 102 and 103 of the Code of Criminal Procedure, 1898, relating to search and seizure shall, so far as may be, apply to searches and seizures under this clause.

SCHEDULE 'A'

[See clause 2(a)]

- 1. Rajnagar.
- 2. Indranagar.
- 3. Jagatpur.
- 4. Kunjaban.
- 5. Khash Abhoynagar.
- 6. Ujan Abhoynagar.
- Bhati Abhoynagar.
- 8. Chandinamura.

- 9. Kalikapur.
- 10. Ramnagar.
- 11. Jainagar.
- 12. Badharghat.
- 13. Pratapgarh.
- 14. Katasewia.
- 15. Radhanagar,
- 16. Bardwali.
- 17. Bhattapuskurini.
- 18. Rampur,
- 19. Dhaleswar,

SCHEDULE 'B'

[See clause 3(2)]

1. Sadar Division 1. Simna. 2. Komarghat. 3. Satyaram Senapati Taluk. 4. Simnachhara Tea Garden. 5. No. 62 Taluk (Simna). 6. Brahama Kunda Tea Garden. 7. Krishnapur Tea Garden. 8. Lalumia Taluk (Simna). 9. Mekhliban Tea Garden. 10. 138 Taluk (Simna). 11. Baluchhara. 12. Iswanpur Tea Garden (Chhaliarjala) 13. Shankhalanthal. 14. Brojobinodinipur. 15. Sidhai. 16. Barjala. 17. Mantala Tea Garden. 18. Baluaban. 19. Barapukur. 20. Kalachhara Tea Garden. 21. Hejoynagar. 22. Mohanpur Tea Garden. 23. Surendranagar. 24. Baikunthapur. 25. Mohanpur. 26. Taranagar. 27. Jagat pur. 28. Noagaon. 29. Barakattal. 30. Taranagar R.F. 31. Uttar Debendra Chandra Nagar (Purba Khanda). 32. Sukhpur. 33. Fakirmura. 34. Harinakhala. 35. Ujan Satdubia. 36. Gopalnagar Tea Garden. 37. Bardush. 38. Krishnagar Tea Garden. 39. Kakali Tea Garden.	Sl. ¶o.	Name of Division/ Sub-Division	Name of Tehsil	Name of village
	1.	Sadar Division		2. Komarghat. 3. Satyaram Senapati Taluk. 4. Simnachhara Tea Garden. 5. No. 62 Taluk (Simna). 6. Brahama Kunda Tea Garden. 7. Krishnapur Tea Garden. 8. Lalumia Taluk (Simna). 9. Mekhliban Tea Garden. 10. 135 Taluk (Simna). 11. Baluchhara. 12. Iswanpur Tea Garden (Chhaliarjala) 13. Shankhalanthal. 14. Brojobinodinipur. 15. Sidhai. 16. Barjala. 17. Mantala Tea Garden. 18. Baluaban. 19. Barapukur. 20. Kalachhara Tea Garden. 21. Hejoynagar. 22. Mohanpur Tea Garden. 23. Surendranagar. 24. Baikunthapur. 25. Mohanpur. 26. Taranagar. 27. Jagat pur. 28. Noagaon. 29. Barakattal. 30. Taranagar R.F. 31. Uttar Debendra Chandra Nagar (Purba Khanda). 32. Sukhpur. 33. Fakirnura. 34. Harinakhala. 35. Ujan Satdubia. 36. Gopalnagar Tea Garden. 37. Bardush. 38. Krishnagar Tea Garden. 39. Kalkali Tea Garden. 39. Kalkali Tea Garden.

Chhechuria,

43. Taltala Tea Garden.

44. Guchamura.

45. Bamutia,

46. Madhabpur,

47. Bhandharimura.

48. Chhanipur.

49. Sanipur.

50. Jailpur. 51. Bhogjur.

52. Rangutia.

53. Berimura.

54. Sonatala. 55. Noagaon. 56. Bazalgat.

57. Bhari Fatikchhara.

58. Fatikchhata Tea Garden.

59. Jamir Ghat.

60. Kamalghat.

61. Brahmanpuskarini.

62. Ramnagar Taluk.

63. Uttar Debendra Chandra Nagar.

64. Lakshi longa Tea Garden. 65. Tufania Tea Garden. 66. Tebaria.

67. Durgabari Tea Garden.

68. Bhegalpur.

69. Bagadi.

70. Mahishkhulu.

71. Narashingarh Tea Garden. 72. Langta Durgahari Tea Garden-

73. Uttar Ramnagar Taluk,

74. Ananganagar.

75. Narayanpur.

76. Nabagram.

77. Chhinaihani.

78. Paschimnoabadi. 79. Nandannagar.

80. Icchhamua.

Mairamnagar,

82. Chandrapur. 83. Bangashibari.

84. Modhya Bhouban Bon.

85. Paschim Bhubanbon.

86. Lankamura.

87. Sarma Lunga.

88. San Mura,

89. Rajnagar. 90. Joypur.

91. Gazaria.

92. Pratapghar Tea Garden.

93. Jogendranagar.

94 Dukly.

95. Dakshin Maheskhala.

96. Raj Lakshi Tea Garden.

97. Charipata. 98. Belaba.

99. Lakshipur.

100. Madhabpur.

101. Nischintapur.

102. Kismet Kur.

103. Iswanchandranagar.

104. Haripur.

105. Kashinagar.

106. Ballavpur.

S1. Name of Division/ No. Sub-Division Name of Tehsil

Name of Village

107. Madhupur. 108. Mantali, 109. Paschim Durgapur. 110. Purba Durgapur. 111. Hatileta. 112. Nogaon. 113. Amtali Tea Garden. 114. Sekerkut. 115. Purnagram. 116. Champamura. 117. Rajiswaripur. 118. Purba Gokulnagar. 119. Harishnagar Tea Garden. 120. Nehal Chandranagar. 121. Paschim Gokulnagar. 122. Rajiswarinagar. 123. Pandabpur. 124 Brajendranagar. 125. Nagarpara. 126. Matinagar, 127. Barchatal. 128. Gabtabli. 129. Rayermura. 130. Khamarhati. 131. Pathariadwal. 132. Dhanchari. 133. Birendranagar. 134. Paschim Lakhibil. 135. Raghunathur. 136. Naobara. 137. Tebaria. 138. Krishnakishore Nagar. 139. Probhurampur. 140. Ratannagar. I41. Ghanyamara. 142. Purathal Rajnagar. 143. Kaiadhepa North and South Both ways. 144. Konaban. 145. Konania. 146. Debipur. 147. Rangamura. 148. Krishnapur (Kamalasagar proper). 149. Gorabhanga. 150. Sripur, 151. Iswar Bhowmik Taluk No. 190. 152. Haripur. 153. Hariar Dula. 154. Gazaria. 155. Durganagar. 156. Shibnagar. 157. Nabinagar. 158. Brojopur. 159. Rangapania. 160. Tamchhara. 161. Chilokhala. 162. Jharjaria. Ragna. Ragnadurgapur. 3. Bhagyapur.

Chandrapur.
 Kurtarpasa.
 Barugkandi.
 Dharampur.
 Fatikuli.

2. Dharmanagar

S1. Name of Division/ Name of Tehsil Name of Village No. Sub-Division 9. Radhapur. ro. Hurua. 11. Rajbai. 12. Huplong, 13. Baithangabari, 14. Gobindapur. 15. Ichaijoypur. 16. Ichai. 17. Padmapur 18. Mangalkhali. 19. Jamirala. 20. Fongibari. 21. Shingibil, 22. Dwanpasa. 23. Eakubnagar. 24. Kakripar. 25. Pratyekrai. 26. Laxmigul. 27. Dolukandi. 28. Ichaipur. 29. Ichaipar Baruakandi. 30. Ichaipur Sunapur. 31. Ichaipar Kashimnagar. 32. Sunararpasa. 33. Dighalbak. 34. Fatikuli. 35. Gonganagar. 36. Kameshwargram. 37. Dweanpasa. 38. Dubarajnagar. 39. Dupirbond. 40. Latugong. 41. Sabazpur. 42. Sanichera. 43. Uptakhali. 44. Nadiapar. Brajendra Nagar 1. Brajendranagar North. 2. Brajendranagar South. 3. Khulidahar. 4. Birajanagar. 5. Ranibari Tca Estate. Purangarad. 7. Ichailalcheera.8. Idhaitulgou. Sunaichari.
 Satsnagon. 11. Mohanteki. 12. Ragnagar. 13. Kalagangerpar. 14. Saraba T.E. 15. Bamunia. 16. Tekni. 17. Saraspur. 18. Mahespur T.E. 19. Bishnupur. 20. Chital Dohar. 21. Bakbaki East.

> 1. Pearachhera. Kurti

Kalagangerpar. 3. Kurtirajnagar.

Bargul.

Kherangjuri.

THE GAZETTE OF INDIA: JULY 11, 1959/ASADHA 20, 1881 S1. Name of Division/ Name of Tehsil Name of Village No. Sub-Division 52. Goldharpur, 53. Chirakuti. 54. Kirtantali. 55. Tilakpur. 56. Gournagar. 57. Bhagabah Nagar. 58. Bhadranagar. Kamranga Bari. 60. Bhadrapalli, 61. Samrupar, 62. Srirampur, 63. Chandipur. 64. Anila Tea Estate. 65. Manu Valley Tea Estate. Murtichhera. Hidli-Ramgichhera. 68. Samrupar Sadhanshram. Raimoni Tripura. 70. Mangal Singh Tripura. 71. Rung Rung Tea Estate. 72. Halaichhera. 73. Halaipar. 74. Chhaintail. 75. Sorojuni Tea Estate. 76. Kalishasan Tea Estate. 77. Chhagal Dema. 78. Balaichhera Tea Estate. 79. Golokpur Tea Estate. 80. Dakhal Singh Para. Gaharoy Ghew Para. 82. Mantailian Galim Para, 83. Kinairchar, 84. Murtirpar. 85. Mira Kukipara. 86. Gokul Singh Chow Para. 87. Lal Hulla Ujir Para. 88. Chung Nura Ujir Para. 89. Debal Montri Para. 90. Kuxmi Dhan Para Durgaprasad Para 92. Chunga Uhir Para, 93. Talan Bari. 94. Chung Ly Thai Galim Para, 95. Nishan Chow Para, 96. Mohan Khasia Para, 97. Gopalnagar. 98. Kazirgoan. Ghungi Khairpar. 100. Krishnapur (Indranagar). 101. Tikarbari. 102. Halgarah. 103. Lal Chand, 104. Durganagar. 105. Vitarpakhirbada. 106. Durgapur. 107. Sonamora Colony. 108. Kaulikura. 109. Samrumukh. 110. Semamukhi T.F.

Kamalpur Kamalpur Malava.

2. Mohanpur.

111. Bhadranagar.

Rupashpur.

Kamalpur Bazar.

5. Ganganagar.

SI· No.	Name of Division	Name of Tehsil	Name of Village
			6. Kamalanagar. 7. Bilash Chera. 8. Ballygown. 9. Nowagaon. 10. Singibill. 11. Halhuli. 12. Harerkhola. 13. Kalacheri. 14. Mayacheri. 15. Bara Burma. 16. Chota Surma. 17. Marachera. 18. Lalcheri. 19. Panchashi. 20. Kuchailara. 21. Chet Roy. 22. Shri Rampur. 23. Darang Tilla. 24. Chuluberi. 25. Daspaya. 26. Lambuchera. 27. Pirkaichera. 28. Manik Bhandas. 29. Metir Mia.
5.	Khowai	Khowai	1. Khowai Town. 2. Mahismara. 3. Paharmura. 4. Dauliatila. 5. Khowai Tea Garden. 6. Bachibari. 7. Durganagar. 8. Singhichera. 9. Chawpachera. 10. Ganki. 11. Sonatala. 12. Chamubasti. 13. Bankazar. 14. Karangichara. 15. Lakshmichera. 16. Belchara. 17. Bagabil. 18. Kengrabari. 19. Gouranagar. 20. North Ramchandra Ghat. 21. Padmabil. 22. South Ramchandra Ghat.
6.	Sonamura .	. I Sonamura .	 Sonamura. Sonarmura Town. Durgapur. Aralicy. Khedabari. South Nabadwip Chandra Nagar. Dhalial. Urmai. Bejimara. Garurband. Barapathar. Ramnagar. Khas Sonapur. Chakbasta Sonapur. Subhapur. Greemanthapur. Gharantali.

Name of Division		Name of Village
		18. Khas Gharantali. 19. Pacharmarghat. 20. Bardewal. 21. Teksapara. 22. Telkajala. 23. Durllavanarayan.
	2. Dhanpur	 24. North Monarchak. 25. South Monarchak. 26. North Paharpur. 27. Kolapania. 28. South Paharpur. 29. Birampur. 30. Nirbhoypur.
	3. Kathalia	 Himmatpur. Swaraswatipur. Jagatrampur. Chakbasta Jagatrampur. Joyjampur. Joyjampur. Ao: North Badarpur. Hasimpur. North Ajgarrahamanpur. Kalikrishna Nagar. South Ajgarrahamanpur. Nidyajunglepur. Durlavpur. Hawanipur. Manaipathar.
	4. Maginagar	 45. Kulubari. 46. North Nabadwip Chandranagar (With panchnalia). 47. Khas Kamalnagar. 48. Bejoynagar.
	5. Boxanagar.	49. Anandapur. 50. Kalamchowara. 51. Jagatrampur. 52. Bagber. 53. Ghilatali. 54. Jamtala. 55. Kalasimura. 56. Bathanbari. 57. Nagar. 58. Bhaiskhala. 59. Saoratali. 60. Nij Boxanagar. 61. Ashabari. 62. Muradabad. 63. Rahimpur. 64. Bhelarchar. 65. Putia.

Putia. Gaurangala.

67. Thakermura. 68. Baramura.

Sara Shima.
 South Belonia.
 Hulia Defa.

Hengua.
 Kali Nagar.
 Ishan Chandranagar.

65. 66.

SI. No.

7. Belonia

. . 1. Belonia

Sl. No.

Name of Division/ Sub-Division		Name of Tehsil	Name of Village.
	•		7. Balla Mukha. 8. Angarkhali. 9. Amjad Nagar. 10. Mirjapur, 11. North Belonia. 12. Duarir Khil. 13. Machur Khil. 14. East Beshapadua. 15. Jaykhatpur. 16. Sonaichari. 17. Barapathari Kalabaria. 18. Bharat Chandranagar K.T. No. 8
	2.	Puran Rajbari	 Akinpur. Dhurganagar. Chandranagar. Bhairabnagar. Balda Khal. Baraya. Ananganagar Taluk No. 12.
	3.	Sidhinagar, .	 Shundarpur. Husenpur. Nurpur. South Sree Rampur. Rayejpur. Kamalpur. Ashrabpur. Jeburia in Tehsil Puran. Birnagar Rajbari. North Sree Rampur.
	4.	Radhanagar	36. Ajagar Rahamanpur. 37. Bhabanipur. 38. Rangamara. 39. Umeshpur. 40. Ramdas Nagar. 41. North Krishnapur. 42. Madhya Krishnapur. 43. South Krishnapur. 44. Radhanagar, 45. Anandapur. 46A. K.T. No. 3 (Farzecali Kazi). 46B. K.T. No. 11 (Gourmohande). 46C. K.T. No. 20 (Ishan Chandra Dey).
	5.	Rajnagar .	47. Nachirnagar. 48. Palown Chand. 49. Bara Jhosh. 50. Prakashnagar. 51. Rajnagar. 52. South Jeychandpur. 53. South Laksimipur. 54. Chilla Pathar. 55. North Joychandpur. 56. Kazir Pathar. 57. Garzania. 58. Datta Khala. 59. North Kakshmipur. 60. Bara Pathari. 61. Bagachatol. 62. Tashkhashi T. No. 1. 63. Piparia Khala. 63-A. K.T. No. 22 (Abdul Hakim Mazumder).

S1. Io,	Name of Division/ Sub-Division,	N	ame of Tehsil		Name of Village,
		6.	Hrisha Mukh .	80I	Rajnagar, Debipur. Dharmanagar. Kalikapur. Sreepur. South Haripur. North Shibpur. Gouripur. Krishnagar. Joypur. Abhoy nagar. Champaknagar. Krishnapur. South Sibpur. Ramnagar (T. No. 5). Radhakishorengar (Taluk No. 7, Haripur and Gouripur). Manik Chari. A. K.T. No. 6 (Remphal Singh). B. K.T. No. 19 (Jamini Kanta Sen). North Haripur.
8	Amarpur .	Bi	rgan)	1. 2. 3. 4.	Karbuk. Ekchhari. Manikya Dwan (Under Birganj T.K.) Raima (Under Dumbernagar T.K.).
9	Sabroom	I.	Sabroom ,	1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12.	West Subroom, Doulbari, Bijoynagar, Ramendranagar, Kalyannagar, Brajendranagar, Chhotakhil, East Sabroom, Bagachatal, Baishnabpur, Ludhua, Jolopfa, Magroom.
		2.	Amlighet .	13. 14. 15. 16. 17.	Upendranagar. Karimatillah. Shrinagar. Krishnagar. Chalitachari. Harbatali.
		3.	Samarend <i>r</i> aganj	19. 20.	Modhyanagar. Rajnagar.
		4-	Ghorakupa .	21. 22. 23° 24. 25. 26. 27.	Gherakapa. Barbill. Patichari. Skhnachari. Ichhachari. Kaptali. Belchari.
					DY: and Alexander DY TY

G.S.R. 806.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further amendments in the Rice (Southern Zone) Movement Control Order, 1957, namely:—

Amendments

In the said Order in clause 3A, sub-clause (b) shall be omitted and existing sub-clause '(c)' shall be re-lettered as sub-clause '(b)'.

[No. 201(4)/D/336/58-PY.II.]

G.S.R. 807.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following amendments in the Rajasthan Foodgrains (Restrictions on Border Movement) Order, 1959, namely:—

Amendments

In the said Order,—

- in clause 3, sub-clause (b) shall be omitted and existing sub-clause (c) shall be re-lettered as sub-clause (b);
- (2) in clause 4, sub-clause (b) shall be omitted and existing sub-clause (c) shall be re-lettered as sub-clause (b).

[No. 204(RAJ)1/335/59-PY.II.]

G.S.R. 808.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further amendments in the Rice (Northern Zone) Movement Control Order, 1958, namely:—

Amendments

In the said Order in clause 3A, sub-clause (b) shall be omitted and existing sub-clause '(c)' shall be re-lettered as sub-clause '(b)'.

[No. 204(NRZ)(1)/337/59-PY.II.]

New Delhi, the 4th July 1959

G.S.R. 809.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following amendments in the Madhya Pradesh Foodgrains (Restrictions on Border Movement) Order, 1959, namely:—

Amendments

In clause 3 of the said Order,-

- (1) sub-clause (b) shall be omitted and existing sub-clause (c) shall be relettered as sub-clause (b);
 - (2) after the provise, the following further provise shall be added, namely:—
 "Provided further that notwithstanding anything contained in this clause it shall be lawful for a bona fide cultivator—
 - (a) to transport paddy for milling purposes not exceeding ten maunds in weight at one time from a place within or outside the border area to the nearest rice mill in that area and to bring back the resultant rice to his place of residence; or
 - (b) to transport in quantities not exceeding three maunds in weight at one time, seed paddy during the period 1st June to 31st July, or seed wheat during the period 15th October to 15th December, from a place within or outside the border area to his lands situated in the border area for sowing purposes."

[No. 204(MP)(1)/340/59-PY.II.]

S. N. BHALLA, Dy. Secy.

(Department of Food) ORDER

New Delhi, the 7th July 1959

G.S.R. 810.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1950), the Central Government hereby makes the following further amendments in the Ministry of Food and Agriculture (Department of Food) Order No. S.R.O. 4153-A, dated the 28th December, 1957, namely:—

Amendments

In the Schedule to the said Order,-

.____

- (1) in the Explanation to Note 1, for the words 'fully polished', the words 'adequately polished' shall be substituted;
- (2) in Appendix IV, for Note (4), the following Note shall be substituted, namely:—
 - "(4) Polish-adequate."

[No. 201(PB) (4)342/59-PY.II.]

H. K. JOSHI, Under Secy.

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 3rd July 1959

G.S.R. 811.—In exercise of the powers conferred by section 38 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby makes the following further amendments to the Industrial Disputes (Central) Rules, 1957, the same having been previously published as required by sub-section (1) of the said section, namely:—

Amendments

In the said rules-

- (a) in rule 3, for the words in triplicate to the Secretary to the Government of India in the Ministry of Labour, the following shall be substituted, namely:—
 - 'to the Secretary to the Government of India in the Ministry of Labour and Employment (in triplicate), the Chief Labour Commissioner (Central), New Delhi, and the Regional Labour Commissioner (Central), and the Conciliation Officer (Central) concerned;
 - (b) at the end of Form 'A', the following shall be inserted, namely:—'Copy to:—
 - (1) The Conciliation Officer (Central) (here enter office address of the Conciliation Officer in the local area concerned).
 - (ii) The Regional Labour Commissioner (Central).
 - (iii) The Chief Labour Commissioner (Central), New Delhi.

[No. L.R.-I-1(30)/59-Am.-VIII.]

CORRIGENDA

New Delhi, the 1st July 1959

- G.S.R. 812.—In the Government of India, Ministry of Labour & Employment, Notification No. G.S.R. 688, dated the 6th June 1959, published at pages 850-851 of the Gazette of India, Part II, Section 3, sub-section (1), dated the 13th June 1959, the following corrections shall be made:—
 - (i) In Form KK, in line 13, omit the words "my wages should be" and in line 15, before the expression "Rs. which the management has" insert the words "my wages should be".
 - (ii) In Form KKK,
 - (a) in lines 17-18, for the expression—

"retrenchment compensation"
as lay off compensation,

read

"as retrenchment compensation";

(b) after the words "working hours every day" in line 20, insert a comma.

[No. LR-I 1(95)/58.]

A. L. HANDA, Under Secy.

BRRATA

New Delhi, the 4th July 1959

G.S.R. 813.—In the Gazette of India Part II Section 3(i) dated the 13th **June**, 1959, on p. 850, the Ministry of Labour and Employment's corrigendum appearing as G.S.R. No. 687 may be treated as cancelled as the same had been published earlier as G.S.R. No. 672, dated the 30th May 1959.

[No. P.F.II/54(13)/55.] P. D. GAIHA, Under Secy.